

EDUARDO Reyes, Pro Se litigant

C.D.C.#P-71966.

P.B.S.P., P.O.Box. 7500

CRESCENT CITY, CA 95532

FILED
FEB - 5 2008
RICHARD W. WICKING
CLERK U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
ORIGINAL

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA.

E-filing

EDUARDO Reyes
Plaintiff.

v.

ROBERT HOREL, ET AL.
Defendants

CASE NO: CV 08 0813

Motion for appointment of counsel;
Affidavit in support of motion for
appointment of counsel; Memorandum
of LAW.

SI

(PR)

Plaintiff Eduardo Reyes, pursuant to §1915, request this court to appoint counsel to represent him in this case for the following reasons:

1. Plaintiff is unable to afford counsel.
2. The issues involved in this case are complex.
3. Plaintiff has a 5. grade point level.

4. Plaintiff has a limited knowledge of law.

DATED: 1-30-08

Respectfully submitted:

Reyes Eduardo.

EDUARDO REYES C.D.C.# P-71966.

Pelican Bay STATE Prison

P.O. Box 7500

CRESCENT CITY, CA 95532.

AFFIDAVIT IN SUPPORT of
MOTION for Appointment of Counsel.

Eduardo Reyes, under penalty of Perjury under the laws of the U.S. constitution and federal and state law says:

1. I am the plaintiff in the above entitled case, I make this affidavit in support of my motion for the Appointment of Counsel.
2. The complaint in this case alleges that the plaintiff was subjected to cruel and inhumane treatment by several correctional officers and subjected to cruel and inhumane living standards in punitive fashion for a period of 5 days. It alleges that supervisory officials were aware of the cruel inhumane treatment and living standard and are liable for refusing to take action and allowing Plaintiff to be placed in an open roof enclosure over night in only boxer shorts and socks and handcuffed hands behind his back and allowing Plaintiff to be placed back in the cell without basic hygienic necessities and not fully decontaminated.
3. This is a complex case because it contains legal claims which involve different defendants each with specific responsibility.

4. The case requires discovery of documents and depositions of a number of witnesses/defendants.

5. The plaintiff has only a 5. grade point level and has no legal education.

6. as set forth in the memorandum of Law submitted with this motion, these facts, along with legal merit of the plaintiff's claims, support the appointment of counsel to represent the plaintiff

wherefore, the plaintiff's motion for the appointment of counsel should be granted.

under penalty of perjury under the laws of the U.S. and California the foregoing is true and correct

Respectfully submitted
Peyer Eduardo.

DATED: 1-30-08